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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/563,304	05/18/2006	Kazumi Kato	SON-3075 8365		
	7590 09/13/200 MAN & GRAUER PLL	EXAMINER			
LION BUILDI	_	YAN, REN LUO			
WASHINGTO	REET N.W., SUITE 50 N, DC 20036	1	ART UNIT	PAPER NUMBER	
			2854		
•			MAIL DATE	DELIVERY MODE	
		•	09/13/2007	PAPER	

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

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		10/563,304				
Office Action Summary		4 1 1 1 1 1			KATO ET AL.	· · · · · · · · · · · · · · · · · · ·
		Examiner			Art Unit	•
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3)□	· · · · · · · · · · · · · · · · · · ·	action is non-fir				
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	closed in accordance with the practice trider E	x parte Quayle,	1935	J.D. 11, 45	3°O.G. 213.,	* * *
Dispositi	on of Claims					
4) 🔯	Claim(s) 1-4 is/are pending in the application.					
	4a) Of the above claim(s) is/are withdrav	vn from conside	ration	4.5		
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9) 🗌	The specification is objected to by the Examine	r.				.,
10)🛛	The drawing(s) filed onis/are: a) acce	epted or b) 🖾 ob	ojected	to by the E	xaminer.	
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11) 🔲	The oath or declaration is objected to by the Ex	aminer. Note th	e attacl	hed Office	Action or form I	PTO-152.
Priority u	ınder 35 U.S.C. § 119					•
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_	Acknowledgment is made of a claim for foreign	priority under 3	5 U.S.C	. 9 تا ۱۹(a)	-(a) or (t).	•
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Figures 1-3 should be designated by a legend such as -- Prior Art-- because only that which is old is illustrated. See MPEP § 608.02(g). Corrected drawings in compliance with 37 CFR 1.121(d) are required in reply to the Office action to avoid abandonment of the application. The replacement sheet(s) should be labeled "Replacement Sheet" in the page header (as per 37) CFR 1.84(c)) so as not to obstruct any portion of the drawing figures. If the changes are not accepted by the examiner, the applicant will be notified and informed of any required corrective action in the next Office action. The objection to the drawings will not be held in abeyance.

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 1-4 are rejected under 35 U.S.C. 103(a) as being unpatentable over Jaffa(5,503,067) in view of Hoffman, Jr. et al(6,142,070).

Jaffa teaches the structure of a screen printing apparatus as claimed in which a squeegee 12 mounted at an angle with respect to the sliding direction is slid on a screen to force a pastelike coating agent, supplied on said screen, to a substrate provided in contact with the underside of said screen, via an opening formed in said screen, said apparatus comprising at least one partitioning means 13 mounted substantially upright to a contact slide surface between said squeegee and said screen; and coating agent leakage prohibiting means 14a and 14b provided to both ends of said squeegee and having a coating agent control guide inclined relative to a normal Application/Control Number: 10/563,304

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line to the surface of said screen. See Figs. 1-9 in Jaffa for details. However, Jaffa does not teach to have the coating agent control guide inclined towards the center of a printing sphere as defined by a width of said squeegee, and does not teach to use of an elastic material. Hoffman teaches in a similar screen printing apparatus the conventional use of coating agent leakage prohibiting means 11 made of a unitary elastic material positioned at the two end of a squeegee and inclined towards the center of a printing sphere as defined by a width of the squeegee. See Figs. 1-8 and column 3, lines 40-52 in Hoffman for example. It would have been obvious to those having ordinary skill in the art at the time of invention to provide the squeegee of Jaffa with the coating agent leakage prohibiting means appropriately disposed as taught by Hoffman in order to better direct and retain the coating agent within the work area of a screen during printing operation.

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With respect to claim 2, the recited coating agent being a cream solder and the substrate being a circuit substrate do not form any part of the screen printing apparatus as claimed. Since the applied prior art teach the exact structure of a screen printing apparatus and its squeegee with the partitioning means and coating agent leakage prohibiting means, it should be apparent to those skilled in the art that the screen printing apparatus of the applied prior art, especially the squeegee structure, is well capable of being used to print solder paste onto a circuit substrate with an appropriately designed screen pattern with a reasonable expectation of success. Accordingly, it would have been obvious to one of ordinary skill in the art to apply the screen printing apparatus of Jaffa, as modified by Hoffman to print solder paste onto circuit substrate to achieve the expected result of producing printed circuit boards.

Regarding claim 3, the combination of Jaffa and Hoffman teaches said squeegee and/or

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said coating agent control guide include curved surfaces facing said printing sphere with concave

surfaces.

Regarding claim 4, the combination of Jaffa and Hoffman teaches said squeegee and/or

said partitioning means is inclined at a preset angle relative to the sliding direction.

Any inquiry concerning this communication or earlier communications from the

examiner should be directed to Ren L. Yan whose telephone number is 571-272-2173. The

examiner can normally be reached on 8:30am-5:00pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Judy Nguyen can be reached on 571-272-2258. The fax phone number for the

organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent

Application Information Retrieval (PAIR) system. Status information for published applications

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like assistance from a USPTO Customer Service Representative or access to the automated

information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Ren L Yan

Primary Examiner

Ren Yan Aug. 22, 2007